


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 GENERAL	Date/Time < 1/22/98 around 4:00 pm>	Name / Organization Environmental Assistance Division / Outreach Branch
Name of EPA Rep. <input type="checkbox"/> Check if Contact Initiator Lisa E. Faeth	Type of Contact <input checked="" type="checkbox"/> Telephone <input type="checkbox"/> Meeting <input type="checkbox"/> Other _____	
Name of MFG / Org Rep. <input checked="" type="checkbox"/> Check if Contact Initiator <> Charles E. Walton, Associate Director, Product Stewardship Regulatory Affairs, Chemical Manufacturers Association, and other Association members on the conference call Chemical Manufacturers Association 1300 Wilson Boulevard Arlington, VA 22209 Telephone: 703-741-5223 Fax: 703-741-6098 E-mail: CHARLES_WALTON@MAIL.CMAHQ.COM		
Topic Covered: Note any resolutions and/or additional Actions Required on this Form.		
<The Chemical Manufacturers Association (CMA) called to discuss possible refinements to the Toxic Substances Control Act section 12(b) regulations. They asked if I am familiar with the language that pertains to the export notification requirements in the Federal Register notice on the proposed enforceable consent agreement (ECA) for hazardous air pollutants (HAPs). I said that I have not read the proposed rule. The Association claimed that they may not like the section 12(b) language in the final HAPs regulation. CMA said they may contact me again about this issue. >		
KEY WORDS : <HAPs proposed rule, ECA, section 12(b) >		
Page <u>1</u> of <u>1</u>	Signature of EPA Official & Date: Lisa Faeth /s/ 2/26/98	



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CONTAINS NO CBI

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